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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	new Jersey		
In Re:	Anthony C. LaMonica		Case No.:		23-12480
		Debtor(s)	Judge:		VFP
		,			
		CHAPTER 13 PLA	AN AND MOTIONS	•	
✓ Origina Motions	ıl s Included	☐ Modified/Notice☐ Modified/No Notice		Date:	April 13, 2023
	-	THE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTED)	
contains to Plan propyour attornwritten ob may be remotions motice. Semodification will or modify wishes to prosecute	he date of the confirm osed by the Debtor to ney. Anyone who wish jection within the time educed, modified, or enay be granted withouthe Notice. The Court ee Bankruptcy Rule 30 on may take place sol avoid or modify the lies a lien based on value contest said treatments same.	adjust debts. You should nes to oppose any provision frame stated in the Note liminated. This Plan may the further notice or hearing may confirm this plan, if planders and the chapter 13 and the collateral or to rest must file a timely object.	n proposed by the d read these papersion of this Plan or ice. Your rights may be confirmed and g, unless written of there are no timely motions to avoid or a confirmation processile a separate mot duce the interest raction and appear at	Debtor. This is carefully a any motion y be affected become bir ojection is filly filled object modify a lie ess. The plain or adverse. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ding, and included led before the deadline ions, without further en, the lien avoidance or an confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state wh	ether the plan includ	e of particular importa les each of the followin provision will be ineffe	ng items. If an iter	n is checke	ed as "Does Not" or if
THIS PLA	N:				
	■ DOES NOT CONT SET FORTH IN PAR		PROVISIONS. NO	N-STANDA	RD PROVISIONS MUST
COLLATI	ERAL, WHICH MAY F	THE AMOUNT OF A SI RESULT IN A PARTIAL MOTIONS SET FORTH	PAYMENT OR NO	PAYMENT	
		O A JUDICIAL LIEN OR MOTIONS SET FORTH I			RCHASE-MONEY

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Initial Debtor(s)' Attorney	SET Initial Debte	or: ACL	Initial Co-Debtor
Part 1: Payment and Lo	ength of Plan		
a. The debtor sh	all pay 3,569.00 Monthly to t	he Chapter 13 Truster	e, starting on April, 2023 for
approximately 60 months		•	, <u> </u>
	all make plan payments to th ture Earnings	ne Trustee from the fol	llowing sources:
		ribe source, amount a	and date when funds are available):
□ Sa De	operty to satisfy plan obligation le of real property escription: oposed date for completion:	ons:	
De	efinance of real property: escription: oposed date for completion:		
De	an modification with respect escription: oposed date for completion:	to mortgage encumber	ering property:
loa	an modification.		e pending the sale, refinance or
e. ⊔ Ot	her information that may be	important relating to th	ne payment and length of plan:
Part 2: Adequate Prote	ection	X NONE	
 a. Adequate prot Trustee and disbursed protection 			to be paid to the Chapter 13
	ection payments will be mad n, pre-confirmation to: (to be paid directly by the
·	(Including Administrative claims will be paid in full unl		es otherwise:
Creditor	Type of Pr	iority	Amount to be Paid
IRS		d certain other debts	0.00
State of New Jersey	Taxes and	d certain other debts	0.00
Check one:	iority claims listed below are	based on a domestic	unit and paid less than full amount: support obligation that has been than the full amount of the claim

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Creditor	pursuant to 11 U.S.C.1322(a)(4):				Amount to be Doid		
	Type of Priority Claim Amount		Amount to	Amount to be Paid			
Part 4: Secured Cl	aims						
a Curing Default	and Maintaining Payments on I	Princinal Resi	danca:	NONE			
a. Curing Delauit	and Manitaining rayments on i	i iliicipai ixesii	uence.	NONE			
The Debtor	will pay to the Trustee (as part o	of the Plan) allo	wed claim	s for arrearages	on monthly		
	debtor shall pay directly to the cr						
bankruptcy filing as		caitor (catolac	uio i iaii, i	monthly obligatio	no ado anor ino		
barna aptoy ming ao	Tollows.		Interest	Amount to be Paid	Regular Monthly		
			Rate on	to Creditor (In			
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)		
M&T Bank	768 Springfield Avenue, Unit C-1 Summit, NJ 07901 Union County Debtor is has 95% ownership to property	139,844.00	0.00	139,844.00	1,821.91		
NONE The Debtor will pay	ntaining Payments on Non-Print to the Trustee (as part of the Pla pay directly to the creditor (outsid	ın) allowed claiı	ms for arre	earages on montl	nly obligations		

c. Secured claims excluded from 11 U.S.C. 506: 🕢 NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

			Amount of	Total to be Paid through the Plan Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	including interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

> NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt		Superio Lien			Total Amount to Be Paid
•		ains collateral and narge the correspo	•	e Plan, pay	ment of the f	ull amount	of the
•	firmation, the st	ay is terminated as			•		` '
Creditor		Collateral to be Surre	ndered	Value	of Surrendered Collateral	Remaini	ng Unsecured Debt
The fo Creditor Westlake Financial	ollowing secured	by the Plan	ected by the PI		Total Amount to	n he Paid th	rough the Plan
Summit West Condominium 768 Springfield Avenue, Unit C-1 Summit, NJ 07901 Union County Debtor is has 95% ownership to property					Total Amount to	obe Faid till	19,720.89
Part 5: Unsecu	rod Claims	NONE					
	eparately classi	ified allowed non- an \$ 33,161.00			s shall be pai	d:	
	Not less th	an percent					
	Pro Rata c	listribution from ar	ny remaining fu	unds			
	ately classified	unsecured claim			WS:	Λma	unt to be Doid
Creditor		Basis for Separate C	assilication	Treatment		Amc	ount to be Paid
Part 6: Executo	ry Contracts a	nd Unexpired Lea	ases X N	ONE			
non-residential re	eal property leas tory contracts ar	nd unexpired lease				·	
	Arrears to be Cured Plan	I in Nature of Cor	ntract or Lease	Treatment	by Debtor	Post-Petitio	n Payment

Part 7:	Motions	X NON									
form, <i>N</i> 3015-1.	otice of A Certif	Chapter 13 fication of S	Plan Tra ervice, N	s must be se nsmittal, wit lotice of Cha an and trans	thin th apter 1	e time 13 <i>Plan</i>	and in <i>Tran</i> s	the man mittal an	ner set f	orth in	D.N.J. LBR
				der 11 U.S.C following lie			• • —				
Creditor		ature of ollateral	Type of Li	en Amount o	of Lien		ue of ateral	Amount Claim Exempti	of Oth	fum of All her Liens gainst the Property	Amount of Lien to be Avoided
NONE	The Debi	tor moves to	reclassify	d Reclassify the followin							7
consiste	ent with F	Part 4 above:							Value of Creditor's		Total Amount of
Creditor			Scheduled Debt	Total C Value	ollateral	Superior Liens		Interest in Collateral		Lien to be Reclassified	
Partially	y Unsec The Debi	ured. NO tor moves to	NE reclassify	iens and Re the followin th Part 4 abo	g clain ove:	-	artially	secured a	and partia	•	ecured, and Amount to be
Creditor		Collateral	S	Scheduled Debt Value		Amount to be Deemed Secured				Reclassified as Unsecured	
t (coupons	D. Paym Creditors to the C	of Distributed in Ch. 13 St. Other Adri	rty of the ation ge s provided hetanding tion etanding ministrative	d for in Parts g the automa y allowed cla Frustee Comi	tic stay	the follo			l customa	ary notio	ces or
	4		earages				_				

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5) Priority Clain	
-/	cured Claims
,	
d. Post-Petition Claims	
	is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. led by the post-petition claimant.
Part 9: Modification X NON	
NOTE: Modification of a plan of be served in accordance with	does not require that a separate motion be filed. A modified plan must D.N.J. LBR 3015-2.
If this Plan modifies a Pla Date of Plan being modif	an previously filed in this case, complete the information below.
Explain below why the plan is b	
Are Schedules I and J being file Part 10: Non-Standard Provis	d simultaneously with this Modified Plan?
✓ NONE ☐ Explain here:	ons placed elsewhere in this plan are ineffective.
Signatures	
The Debtor(s) and the attorney for	or the Debtor(s), if any, must sign this Plan.
debtor(s) certify that the wording	nt, the debtor(s), if not represented by an attorney, or the attorney for the and order of the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> ner than any non-standard provisions included in Part 10.
I certify under penalty of perjury	hat the above is true.
Date:	/s/ Anthony C. LaMonica Anthony C. LaMonica
Date:	Debtor
Date:	Joint Debtor
Date	/s/ Scott E. Tanne Scott E. Tanne st2477 Attorney for the Debtor(s)